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NEW YORK, THURSDAY, JULY 19, 1894.

# Friday is The WORLD'S "Real Estate Day." All "REAL ESTATE" Ads. of 5 Lines and Under in To-Morrow's World Will Be Repeated in THE EVENING WORLD Free of Charge.

## A. D. WHITE RESIGNS.

e Has Been United States Minister to Russia Since '92.

difton R. Breckinridge, of Arkansas. to Have the Place.

he Congressman Turned Down for His Vote on Silver Reneal.

WASHINGTON, July 19 .- The anncement that Representative Clifton Breckinridge, of Arkansas, has been linister to Russia, vice Andrew D. at President Cleveland would send the initial feature of a day of unal activity in Congress. The report st gained circulation at the Capitol 10 o'clock, and was fully verified by man Wilson, of the Ways and eens Committee, who was cognizant the facts that had led up to the Presint's action. Much significance wa e appointment, and it was the main de of conversation to the exclusion



appointment was finally decided yesterday afternoon. It had been in mplation for two weeks, and Mr. the White House during that time. ck yesterday and remained for concluded before he left. Mr. Wil who is a close personal friend of Breckinridge, was one of the few

the causes leading up to the appoint nt are well known among Mr. Breckdige's friends. He was one of the nost advocates of President Cleveand's policy of repealing the silver



CLIFTON R. BRECKINRIDGE.

Breckinridge has been conspicuted in the felong court that the trial would be brought on next Monday, Judge Cowing, and the trial would be brought on next Monday, Judge Cowing set it down for next Thursday. Levy, who occupied a Tombs cell last night in default of \$5.00 bonds, was admitted to ball this afternoon. George Groeing, a saloon-keeper, of \$132 Bowery, qualified on the bond, risking a house and lot at 76 Rivington street. Mr. Breckinridge has been conspict isly identified with the House Tariff ridge was looked upon as his personal representative. While the bill has been in conference Mr. Breckenridge has taken much of the arduous work off

Mr. Wilson's shoulders. Mr. Brekinridge is a native Kentuckian, but went to Arkansus in 1570 and ensaged in cotton planting and the commission business. He has served contin sously in Congress for twelve years, ex-28th when unseated on a contest in the Pifty-first Congress. He has taken en from the tables, the walls of some high high rank in Congress, and is regarded

ment has been made by which Mr. while will continue in the office until sacil time as Mr. Breckinridge can relinwish his Congressional duties and reach that Mr. Breckinridge will continue in o'clock this morning.

Andrew D. White was nominated for eon July 21, 1892. He is sixty-two years old, a graduate of Yale, class of '53, and

was the first President of Cornell Unithe the transfer his graduation he became an attache of the United States Ravages of Pestilence Increase at Discussion on Police, Fire and Legation at St. Petersburg, where he remained for a few years before be-coming professor of history and Eng-

Mr. White was United States Minister to Germany from 1879 to 1882. He is an rived here yesterday from St. Peters-that the Woman Suffragists have ex-State Senator, has been a delegate to burg was found to be suffering from an haunted the hails of the Constitutional various Republican State and National illness of a suspicious character. She was Convention had received a great Conventions, and has several times been taken to the Moabit Hospital, and it prominently mentioned as an available was found that she was suffering from Committee to report all their propose candidate for the United States Senator-cholera. ship and for the Governorship. His appointment as Minister to Russia was firms the above statements and says that

Victims Were Destroying the Wrecked Yacht Azalia.

Dynamite the Cause and Portsmouth the Scene of the Disasfer.

PORTSMOUTH, England, July 19 .on board, was engaged in blowing up the wreck of the yacht Azalia, in the Solent, as the wreck was dangerous

In some manner, which will never be known, a dynamite cartridge exploded,

#### ORDERED TO BLUEFIELDS.

She Can Get Ready.

(By Associated Press.)
WASHINGTON, June 19,—Secretary Herbert has ordered the cruiser Columbia, now at the Brooklyn Navy-Yard, to proceed to Bluefields just as soon as

## MUTINY ON A SEALER.

Cruise of the C. D. Rand Cut Short by Indians. (By Associated Press.)

VICTORIA, B. C., July 19.-The sealng schooner C. D. Rand has returned rom a sealing cruise which was cut short by a mutiny of Indian hunters. The first signs of mutiny appeared off Sitka on June 15, when the wages were bard spoiling of repealing the sliver bardensing clause of the Sherman act. This action proved to be unpopular in the construction of the section proved to be unpopular in the construction of the section of the secti clause of the Sherman act, paid. The Indians then lowered their

### LEVY GETS BAIL.

Trial of the Accused Ex-Ward Man Set for Next Thursday.

Ex-Ward Man Jeremiah S. Levy was taken before Judge Cowing in Part I. of the Court of General Sessions this noon, where he pleaded not guilty to the indictment filed by the Grand Jury this norning, charging him with taking a 20 bribe from Saloon-Keeper Charles

Krumm, of 167 Chrystie street. As in the case of the conditional plea entered yesterday right was retained to change the pleading in order to demur. Lawyer Grant, Levy's counsel, asked the Court to grant him more time in

## EARTHQUAKE IN THE WEST.

Yesterday's Seismic Shiver Felt Over a Wide Area. (By Associated Press.)

OGDEN, Utah, July 19.-A distinct earthquake shock was felt at 2.05 o clock large buildings were cracked, and many people were frightened into leaving

Slight Earthquake at Mounco

(By Associated Press.) MONACO, July 19 .- A slight shock of 4. Peteraburg, the understanding being earthquake was experienced here at 4.30

from St. Petersburg.

the Russian Capital.

all precautionary measures have been Convention would vote against taken and that there is no danger of a spread, of the disease.
ST. PETERSBURG, July 19.—Two hun-

and eighty-two deaths from that disease ere reported to-day. LIEGE, July 19.-Three new cases of holera have been reported here.

## CLEVELAND FOR MEDIATOR.

Rumor that He Offered His Services to China and Japan.

(By Associated Prevs.) LONDON, July 19.—A despatch from Berlin to The Chronicle says that the London correspondent of The Vossische Veitung declares that both Russia and the United States have done their utmost to avert war between China and the correspondent adds, has even exceeded the limits of friendly persuasion over Japan and China.

despatch from Washington to news agency here states that President leveland has offered to mediate in the Corean question.

### CARNOT IN THE PANTHEON.

Final Interment of the Remains of the Late President.

(By Associated Press.)
PARIS, July 19.—The final intermen of the remains of the late President Carnot took place this morning at the Pantheon, where they have been rest-ing temporarily in a vault.

The remains of the niurdered President were placed beside those of his grandfather, Lazare Carnot, known as the "organizer of victory."

### CANADA'S TEAM WINS.

Davidson in Fine Form, and Makes a Score of 91.

(By Associated Press.) LONDON, July 19.—At to-day's meeting of the National Rifle Association, at Bisley Camp, the Ranelagh Challenge Cup was won by Canada, with the fol-

lowing sce	ores;				
144	Points.			Po	in
Curran		Mitchell	 	 	
Bell		Simpson	 	 	
Davidson	91	Haylen	 	 	

#### KASSALA IS CAPTURED. Italian Troops Worst Dervishes in

a Fierce Battle. (By Associated Press.)

MASSOWAH, Egypt, July 19 .- A flerce battle has taken place between a force of native Italian soldiers, commanded by the Governor-General, and a large force of dervishes which had sought refuge in Kassala. The Italian troops were victorious and Kassala was captured.

### WALES'S HORSE SECOND.

Bullingdon Wins the Mid-Summer and Utica the Chesterfield. LONDON, July 19 .- At Newmarket tolay the Midusmmer Plate was won by

Bullingdon, Styx second and Basildor The Chesterfield Stakes was won by Lica, Hamiltrude second and Spur Royal third. Hamiltrude is owned by

#### the Prince of Wales. ANARCHIST CHIEF CAUGHT.

Baron Von Sternberg Taken Prisoner in Servia.

(By Associated Press.) BRUSSELS, July 19.-The Official Gazette announces the arrest in Servia of the so-called Baron von Sternberg, chief of the international band of Anarchists.

### Samoan Troops Defeat Rebels.

(By Associated Press.)
AUCKLAND, N. Z., July 19.—Advices from Apia, the capital of Samoa, state that a skirmish between Government troops and rebels took place on June 23, and that the former were victorious. The rebels lost 22 killed.

## Spain Seeks Reciprocity.

(By Associated Press.)
MADRID, July 19.—The Spanish Gov-

snak.

John Ramer Churged with Prand

by Hie Permer Partner.

This is claimed, legally disqualified by Hie Permer Partner.

The Are Legally Disqualified by Hie Permer Partner.

The Area Dance of the Seal of the West Sevents of the Seal of the West Sevents of the Seal of the West Sevents of the Partner with Land. A True No Pleaded of the West Sevents of the Permer Partner.

As a partner of the Permer Partner with Land. The Legally disqualified a series of the Seal of the West Sevents of the Seal of the as a man of fine scholarship, polish and their houses.

We have been set for Mr. Breckinto take his new post, but an ar
to take his new post, but an ar-

## the House until the Tariff bill is settled. Mr. White is understood to have resigned on account of ill health. CASE OF CHOLERA IN BERLIN. SUFFRAGISTS STILL HOPING. PUT A STOP

Minister to Russia by President Harri- That of a Woman Who Came Believe the Convention May Vote Down Its Committee.

Judges' Pensions To-Day.

ALBANY, July 18,-Despite the facback in the decision of the Suffragist tions unfavorably, they were here in

Committee. Mrs. Almy said: "We did not expecanything different of this Convention Committee, but we have the Conven tion's assurance that there will be

The unterrifled suffragiets handed on petitions from \$5.00 persons favoring woman suffrage.

the disposition of the amendment to abol-ish the office of Coroner as a Constitutional office. The attempt was made t eturn the amendment from third read-

tional office. The attempt was made to return the amendment from third reading to Committee, and after twenty minutes discussion it was sent to the Revision Committee.

The sentiment of the Convention on appropriations for setarian institutions and taxation of chuch property, was shown to-day, when the Taxation Committee unanimously reported adversely on Mr. Dean's proposed amendment providing that the Legislature shall not make any grant of money or property, or lend the credit of the State to or in ald of any secturian institution under any pretext whatever; that the exemption of church property from taxation be abolished, and that the Legislature, in its next session following the adoption of this Constitution shall provide by law for the levy and collection of taxes upon all church property in the same manner and form as taxes are levied and collected upon other property in this State; that no person shall be rendered incompetent to be a witness of naccout of his opinion or lack of opinion on matters of religious belief, but that "the liberty of conscience secured shall not be construed so as to excuse acts of licentiousness or justify practices inconsistent with the peace or safety of this State."

There was not a single vote for the proposition.

The Convention went into general orders, and the first measure reached was final of Mr. Roche, abolishing all pensions, except those of police and fire

Mr. Doty wanted to add an amend-ment to include the Health Depart-

ment to include the Health Department.

Mr. Roche said that the system of pensions was against all American ethics, and against a democratic form of government. Salaries for officials were exorbitant enough without giving pensions. He did not think that even police and fire pensions should be allowed. They got better salaries than many mechanics, and it was not fair to tax the latter to keep the former when he arrived at a certain age.

Mr. Dickey thought that judges who were competent and able at the time of their retirement should continue their work. He spoke of Judges Barnard and Ppatt.

## CHARGED WITH DESERTION.

Mrs. Hamm Had Her Husband Arraigned in Court.

Arthur Hamm, thirty years old, of 383 Sumner avenue, Brooklyn, a salesman in Mason's furniture store, Myrtle avenue and Bridge street, Brooklyn, was ar-raigned in Harlem Court this morning. harged by his wife, Elizabeth, with having abandoned her and her two chil-

dren.

Hamin is a son of Howard C. Hamin of 244 West Thirty-second street, this city. He told Justice Burke that a year and a half ago he had his wife committed in Brooklyn for habitual drunk-enness. She served six months.

Mrs. Hamm said the charge had been trumped up by her husband because she would not sign papers agreeing to sell their furniture. Justice Burke said he had no jurisdiction and told Mrs. Hamm to make her complaint in Brooklyn.

The writ, which was issued late last evening was granted by Judge Dugro upon affidavits by Capt. Doherty and the other defendants, as well as those of Lawyers Fromms and Grant, setting of Lawyers Fromms and Grant, setting of Lawyers Fromms and Grant, setting

Will Leave for Lake George in a

Police Board Gets a Bombshell in the Shape of a Writ of Prohibition.

A Claim that the Commissioners Are Legally Disqualified from Hearing the Cases.

GRANTED BY JUDGE DUGRO

MATTER TO BE ARGUED TO-DAY.

The Convention had a wrangle over It May Result in Permanently Checking the Whitewashing Investigation.



their retirement should continue their work. He spoke of Judges Barnard and Pratt.
The judges were ably defended by Mr. Hawley, Mr. Green, Mr. McLaughlin and Mr. Osborn.
The Committee arose, reported progress and asked leave to sit again.
Upon motion of Mr. Roche the original proposition and all amendments were ordered printed. The amendments include New York Park Police, Health Board employees and Court of Appeals Judges, as exempt from the action of the non-pension clause.
The women suffragists at noon to-day decided to hold a conference to-night in the Assembly parjor to which they have invited the members of the Convention. The conference will be a close one, and Mrs. Greenleaf will do the principal part of the talking.
Delegate Tucker, of the Suffrage Committee, who was one of the four members voting for female suffrage, said this morning: "I shall present a minority report on this question, so as to open the gates for discussion in this body, and also for the purpose of placing the members on record. I shall also present a minority report on the favorable report of the committee on Mr. Gilbert's amendment to restrict the right of suffrage by forbidding filterate persons to vote. The right of suffrage should not be limted, but extended."

This was as writ of prohibition, granted by Judge Inagro, of the Superior Court. Interpretation for the Superior Court. Interpretation, presenting the Commissioners from proceeding with the trial of the four officers name. The Commissioners from proceeding with the trial of the four officers name. The Commissioners from proceeding with the trial of the four officers name.

The was then mearly if ochock, and, although the Commissioners from proceeding with the trial of the four officers name.

The confidence in the Commissioners from proceeding with the trial of the four officers name.

The was then mearly if ochock, and, although the Commissioners from proceeding with the trial of the four officers name.

The write mearly if ochock, and, although the Commissioners from pr



GEN. HARRISON KEEPS COOL. forth in the first place that a qualitative Board of Police Commissioners was not legally qualified to try the defendant legally qualified that at least ants, as it was claimed that at least two of them had expressed the opinion Ex-President Benjamin F. Harrison, trevious to the trial that they intended to dismiss the four men in any event on the statements that had already minth street did not be a statements.

right to demand a reasonable time for preservation.

This rount would have to be determined upon argument before the Judge gracting the writ.

As soon as President Martin had made his arnouncement Mr. Wellman and Mr. Osberrie gathered up their papers and hurriedly left the court-room, bound for the District-Attorney's office.

They had only an hour to prepare their argument to meet the claim made by the lawyers for the defendants, and the first point was well taken the Police Board as at present constituted would be utterly disqualified for trying Capt. Doherty and his codefendants, and the whole structure which they have been so carefully building up for the last two or three weeks would tumble to the ground.

They had selected the present cases because they were the easiest to prove and because the men were those which they preferred to break.

Seene Shifts to the Court.

The scene of battle was transferred at noon from Police Headquarters to the Siectal Tern of the Superior Court.

Seene Shifts to the Court.

The scene of battle was transferred at noon from Police Headquarters to the Special Term of the Superior Court, where Judge Gildersleeve was sitting.

Assistant District-Attorneys Wellman and Osborn were on hand promptly at 12 o'clock, and Commissioner Martin was with them. Lawyers Fromme and Grant were there with Capt. Deherty, and John W. Goff, lending counsel for the Lexow Committee was also present.

Mr. Wellman seemed to be agitated. He consulted Mr. Goff, who also shook hands with Lawyer Grant very cordially. When Mr. Wellman got a chance he told Judge Gildersleeve about the writ, and said he had a few affidavits to oppose it. He claimed, however, that it was not a writ at all, but merely an order to show cause why a writ should not be granted. His affidavits simply were to oppose the motion. He also said that the other side had not done so. He, therefore, wanted the motion dismissed.

Mr. Fromme, in a tone of surprise, said that if Mr. Wellman did not understand the practice of the courts in was not his (Mr. Fromme's) fault.

Sunce It is a Rieguinr Writ.

Says It is a Regular Write "That is a writ drawn up in the regu ir form," he said. "Of course it is no positive writ until the other side ha

a positive writ until the other side has an opportunity to be heard. It is differented to the Board of Police Commissioners from the people of the State, as all regular writs should be, and I am entilled to a return to it.

I have, then, a right to traverse the return, or to a trial by jury on the facts alleged in the affidavits. The Police Board has made no return to the writ, and there is no alternative to the court but to continue the writ or grant the other side more time to answer or file a return. These affidavits of Mr. Wellman are not a return at all.

Mr. Wellman aid be din't want any time, but wanted the question decided at once, as he claimed that the paper with which the Board had been served was not a writ.

Decision is Reserved.

Decision is Reserved.

After a lengthy discussion on this point, Judge Gildersleeve satt he would take the papers, examine the question and give his decision some time this afternoon. and give his decision some time this afternoon.

If he dismisses the writ on account of some possible defect in form, it will enable the Commissioners to go ahead and try Capt. Doherty and the others unless this defect can be remedied. But it will also give the right of appeal, and this whatever may be the outcome of the trial, will give the accused officers ground to apply for the setting aside of the judgment of the Board in case they are found guilty and dismissed.

Altogether the lawyers present were of the opinion that they had gotten into



JOHN C. SHEEDIAN. a very protty tangle, and that there was a possibility that this legal squabbling night continue until the Lexon Com-mittee was ready to meet again next

After Judge Gildersleeve retired to hi private room the lawyers remained i the Court-House waiting for his dec-sion. Police Commissioner Martin sa-it the upper corridor and chatted wit Mr. Wellman, and Mr. Fromme and Mr. frant relieved each other at universe, o get luncheon. It was stated by Mr. Wellman that in case Judge Gildersbeve dismissed the writ the Commissioners would proceed at once with the trial of Capt. Loberty and the three ex-ward men.

"Of course, the other sade has a right to appear hout such an appear will not operate as a stay of proceedings. The commissioners can go right about fluish up the cases and pass judgment.

At 1.7 P. M. Judge Cildersbeve had not yet amounced his decision. Mr. front relieved each other at intervals o get function. yet announced his decis



on hand to-day.

Mr. Wellman, looking cool and collected, arrived shortly afterwards and at 10.18 the Police Commissioners themselves filed in, headed by President Martin, and took their seats at the head of the semi-circular table.

Commissioners Murray and Kerwin were provided with Japanese fans and awaited developments with a look of expectancy, while President Martin and his Tammany colleague, Mr. Shehan, looked caim and stolid.

Supt. Hyrnes and Capt. Cross were among the spectators when Capt.

Michael Donerty, the chief defendant, at 10.15 o'clock took one of the three chairs in front of the row of Commissioners, and President Martin remarked in an offhand way:



Shortly after 2 o'clock Judge Ciliersleeve announced his decision.
He said the motion to set aside and
vacate the writ, must be granted as
anked.
There was a predigione amount of
noise and hustle at Police Headcuarters
carry this morning, resparing the little
coursesoon for the trials.
The full room on the third floor of
the white marble building in Mulberry
street is a small one at the best and
it was only with a great deal of saids
it was only with a great deal of saids
lating and manoenering that the terlating and manoenering that the terthorized ready to go on?"

Well, are your ready to go on?"

Lawyer tready to go on?"

Lawyer tread taske for n short delay,
and he were the somewhat ansseries to be expecting some one.
Capt. Doherty looked somewhat anssearly they wait and worled, and widdle his finseries theyously white waiting for the ball
to open the trial floor of
the white markle building in Mulberry
street is a small one at the best and
the white markle building in Mulberry
is treet an adjoint and the seemed to be expecting some one.
Capt. Doherty looked somewhat anssearly they would be his did be seemed to be expecting some one.
Capt. Doherty looked somewhat anssearly they would be supposed by the proposed they are treet.

Finally, at 10.50, the waiting for the ball
to open the world and worled, and wo

## BY THE PRESIDENT.

Ringing Letter on the Tariff Sent to Chairman Wilson.

Read in the House To-Day with the Conferrees' Report.

it Is Sternly Against Any Yielding to Senate Compromises.

WASHINGTON, July 19.-Intense inerest was created by Mr. Wilson's ansouncement in the House to-day, that he had a letter from President Cleveland which the latter had permitted to be

made public. Th letter was then sent to the desk and read, amid profound silence. The letter was in the President's vigorous style and was a stirring tribute to the Wilson bill and a direct blow at any surrender to

House Conferrees' Report. (By Associated Press )

WASHINGTON, July 19.-The galleries were crowded and the scene on the floor vas an animated one, in anticipation of the debate on the tariff conference report, when the House met to-day. While the Journal was being read, Chairman Wilson entered the room. His head was bound with a white handkerchief, and he was evidently suffering great pain. His appearance was the signal for a great emonstration on the Democratic side. the members cheering wildly at the sight of their tariff leader.

There were no preliminaries. As as the reading of the Journal had been completed Mr. Outhwaite (Dem., O., from the Committee on Rules, offered a resolution under which two hours were to be allowed to debate the conference report on the Tariff bill. The resolution was as follows: Resolved. That after the adoption of this reselution it shall be in order, when the House conference on H. R. 4.864 (the Tariff bill), make

neist upon its disagreement to the Senate amedaments to said bill, in gross, and sak a further conference with the Senate on the disagreeing otes of the two Houses thereon. That the two hours of debate shall be allowed upon said moties Should such motion prevail, the Speaker shall

ter shall then, for the time being, pass from the consideration of the House." offer an amendment to extend the time ll or Lawyer J. L. Hill bear in the case for the er on, but would not be The previous question was ordered. to four hours, but objection was made. This gave thirty minutes for debate

> schedules, especially on the subject of sugar. He denounced the discrimination in the sugar schedule in favor of the Trust as criminal, and declared, amid a ourst of applause, that if the Sugar Trust or any other trust was to legislate for the people, it made little differ-ence whether that legislation was imposed upon them by the McKniley or

### SUGAR TRUST FINED \$200.

the Gorman bill.

And the Decree Against It in the Bay State Approved. HOSTON, July 19 .- Judge Barker just imposed a fine of \$200 on the American Sugar Refinery and approves the

#### decree enjoining the Company from deing further business in this State. HAD HER FATHER JAILED.

Daughter of Charles Billings Says He Choked Her.

HACKENSACK, N. J., July 19.— Charles Billings is in jail here on com-plaint of his nineteen-year-old daughter he charges him with assault and bat-ry. She alleges that, after having who charges him with assault and bat-tery. She alleges that, after having some words with her, he threw her on the floor and attempted to choke her. The girl says she was only saved from serious injury by the interference of her mother. Billings is unable to give ball and is held for the Grand Jury. Billings has the reputation of being a peaceful man, and his neighbors were surprised at his arrest.